

SECTION A LETTER OF INTRODUCTION

Report on compliance with the Code of Good Corporate Governance for Peruvian Companies

As part of its voluntary adoption of the Code of Good Corporate Governance for Peruvian Companies, UNACEM Corp S.A.A. manages its business in line with the Principles of Good Corporate Governance, using good business practices that enable it to guarantee good corporate performance benefit all of its stakeholders.

We continue to work on adapting the company's regulations and policies to the principles set forth in the new Code of Good Corporate Governance for Peruvian Companies.

UNACEM Corp S.A.A. recognizes the importance of adopting good Corporate Governance practices to ensure the best performance and enable the company to create value for its stakeholders. Compliance is currently ensured through: a) the general shareholders' meeting, b) the board of directors and management, c) the audit committee and d) transparency of information. The attached document contains sections B and C, which disclose the status of the company's compliance with the code for the benefit of shareholders, investors and all stakeholders.

Lima, 1st March 2024

REPORT ON COMPLIANCE WITH THE CODE OF GOOD CORPORATE GOVERNANCE FOR PERUVIAN COMPANIES (10150)

Trading name:	
UNACEM Corp S.A.A	
Fiscal year:	2023
Website:	grupounacem.com
Name or trading name of the	
reviewing company: (1)	UNACEM Corp S.A.A.

RPJ B30121

(1) Only applicable if the information contained in this report has been checked by a specialist company (for example: auditing company or consultant).

SECTION B:

Evaluation of Compliance with the Principles of the Code of Good Corporate Governance for Peruvian Companies

PILLAR I: Shareholders' rights

Principle 1: Equal treatment

Question I.1

	Y es	No	Explanation:
Does the company give equal treatment to shareholders of the same class and under the same conditions(*)?	Х		It only has one type of shares: ordinary voting shares, as indicated in article five of our bylaws.

^(*) The same conditions means those that distinguish the shareholders or give them a common characteristic in their relationship with the company (institutional investors, non-controlling investors, etc.) It should be remembered that under no circumstances does this imply that the use of privileged information is allowed.

Question I.2

	Υ	No	Explanation:
	es		
Does the company have voting shares only?	х		

a. With regard to the company's capital, specify:

Subscribed capital at the close of the fiscal year	Paid up capital at the close of the fiscal year	Total number of shares representing the capital
1,780,000,000	1,780,000,000	1,780,000,000

b. Give the following information for each class of shares that the company issues:

	Class	Number of shares	Nominal value	Political rights (*)	Economic rights (*)
Ordinary	voting shares	1,780,000,000		Participation and voting in meetings, the right to information and right to representation, among others.	Distribution of dividends

^(*) Indicate the particular rights of the class, such as participation and voting in the GM, share subscription, treatment in corporate reorganization, transfer of rights, others.

Question I.3

	Ye s	No	Explanation:
If the company has investment shares, does it encourage a policy of redemption or voluntary exchange of investment shares for ordinary shares?			

Principle 2: Shareholdings

Question I.4

	Y es	No	Explanation:
Do the company documents establish the form in which the shares are represented and the person responsible for recording them in the share registry?	X		
2. Is the share register kept up to date?	Х		Transfers are electronically recorded within 48 hours following the operation. The share register is printed at the end of each month.

Indicate how often the share registry is updated, after the company becomes aware of any change.

	Within forty eight hours	Χ	
Frequency:	Weekly		
	Others / Details (in business days)		

Principle 3: No dilution of shareholdings Question I.5

	Y es	No	Explanation:
1. Does the company have a policy by which proposals from the board of directors regarding corporate operations that may affect the right of shareholders not to have their shareholdings diluted (i.e., through mergers, splitting, capital increases, among others) should be explained in advance by the board in a detailed report, including the independent opinion of an external adviser of recognized professional probity appointed by the board?	х		The company always commissions independent reports in cases of company reorganization. In 2023, the UNACEM Group completed the acquisition of 2 new companies: Termochilca S.A. and Tehachapi L.L.C., without affecting the non-dilution rights of the shareholders.
2. Does the company have a policy by which the said reports are made available to the shareholders?	Х		Does the company have a policy by which the said independent reports are made available to the shareholders

If during the fiscal year corporate operations have taken place that are covered by numeral 1 of question I.5, and the company has independent directors(*), please say whether in all cases:

	Y es	No
Did all of the independent directors vote in favor of the appointment of the external adviser?		
Did all of the independent directors clearly express their acceptance of the said report and give reasons, if applicable, for their disagreement?		

^(*) Independent Directors are those who qualify as such according to the Guidelines for the Qualification of Independent Directors approved by the SMV.

Principle 4: Information and communications with shareholders **Question I.6**

	Ye s	No	Explanation:
Does the company determine those responsible or the media through which shareholders receive and request prompt, reliable and truthful information?	х		Through the Investor Relations Team

a. Indicate the media by which the shareholders receive and/or request information from the company.

Media	Receive information	Request information				
At the company offices	X	Х				
E-mail:	Х	Х				
By telephone	X	X				
Corporate website	Х	X				
By mail						
Informative meetings (face-to-face or virtual)	Х	Х				
Social networks	X					
Others / Details	One-on-one meetings with management	One-on-one meetings with the Investor Relations team and, if necessary, with the management				

b.	Does the company have a maximum period for answering requests for information from
shai	reholders and does it respect this period?

Yesx	No	
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If so, what is this period:

Maximum period	(in business days)	5

Question I.7

	Ye s	No	Explanation:
Do shareholders have mechanisms by which to express their opinion on the management of the company?	х		At general meetings and according to the GM regulations when a meeting is called by shareholders holding at least 5% of the voting shares.

If the answer is yes, indicate the means through which shareholders express their opinion on the management of the company.

Media	Express their opinion
At the company offices	Х
E-mail:	Х
By telephone	Х
Corporate website	Х
By mail	
Informative meetings (face-to-face or virtual)	Х
Social networks	
Others / Details	

Principle 5: Participation in company dividends Question I.8

	Y es	No	Explanation:
Is compliance with the dividends policy subject to evaluation at specific intervals?	Х		It is company practice to evaluate our dividends policy at least once a year
2. Is the dividends policy made known to the shareholders?	х		

a. If the answer to item 2 of question I.8 is yes, specify the means by which the company made its dividend policy available to shareholders.

Media	Dividends policy available		
At the company offices			
E-mail:			
By telephone		1	
Corporate website	Х	1	
By mail			
Informative meetings (face-to-face or virtual)	Х		
Social media			
Others / give details	Website of the Securities M	site of the Securities Market Regulatory Authority	

b.	Has the company's dividend policy been complied with in the reporting year?
	Yes X No
	If the answer is no, give the motives or reasons why the company has not complied with its dividend
	policy during the year.

c. Describe the dividend policy of the company applicable to the fiscal year.

Date of approval	14/12/2021
Profit distribution criteria according to the dividend policy	Payment from this agreement onwards of quarterly dividends in cash, ranging between USD 0.005 and USD 0.01 per share issued by the company, charged to retained earnings, starting with the oldest and ending with the most recent; and The delegation of powers to the board of directors to agree on the distribution of quarterly dividends in cash, in soles or in dollars, charged to retained earnings and within the range established above, provided that the liquidity situation of the company allows it and has the resources to do so; a smaller dividend may be paid if deemed necessary.

d. Indicate the dividends in cash and shares distributed by the company during the fiscal year and the previous fiscal year.

	Fiscal year covered by this report		Fiscal year prior to the year co	
Per share	In cash	In shares	In cash	In shares
Ordinary class	143,768,000		162,610,000	
Class				
Investment shares				

Principle 6: Change or taking control

Question I.9

	Υ	No	Explanation:
	es		
Does the company have policies or agreements not to adopt mechanisms to prevent takeovers?	Х		Governed by article eight of the bylaws

Indicate whether the company has established any of the following measures:

	Y es	No
Minimum share requirements for directors		Х
Minimum number of years as a director before being chosen as president of the board of directors the board of directors		Х
Indemnity agreements for executives/officials as a result of changes after a takeover and/or corporate reorganization.		Х
Others of a similar nature / details (e.g. the establishment of supermajorities to approve mergers and stock option plans for employees, among others)		

Principle 7: Dispute settlement by arbitration Question I.10

	Ye s	No	Explanation:
Do the company's by-laws include an arbitration agreement submitting to legal arbitration any dispute between shareholders or between shareholders and the board of directors and objections to the agreements of the GM and board of directors by shareholders in the company?	х		Article thirty seventh of the bylaws
Does this clause enable an independent third party to resolve disputes, other than the right to resort to the normal courts?	х		

Give the number of objections to agreements made at the GM by shareholders or other stakeholders in the company during the fiscal year.

Number of objections to GM agreements	0
Number of objections to agreements by the board of	0
directors	

PILLAR II: General meeting of shareholders (GM)

Principle 8: Function and competence

Question II.1

	Ye	No	Explanation:
	S		In accordance with the hylevy and the regulations
Is the GM exclusively responsible for approving the board of directors' distribution policy?	х		In accordance with the bylaws and the regulations governing the annual general meeting

Indicate whether the following functions are the exclusive competence of the GM, if not state which entity exercises this function.

	Yes	No	Entity	
Order special investigations and audits	Х			
Agree modifications to the by laws	X May be delegated to the boar according to law.			
Agree increases in the capital	х		May be delegated to the board of directors according to law.	
Agree interim dividends		Х	This can be done by the board of directors if delegated by the GM	
Appoint the external auditors		Х	This can be done by the board of directors if delegated by the GM	

Principle 9: Regulations concerning general meetings of shareholders

Question II.2

	Y es	No	Explanation:
Does the company have a regulation applicable to the GM that is binding and includes responsibility for noncompliance?	х		

a. Specify whether the following procedures are included in the regulations of the GM or, failing that, indicate in which document said procedures are included, if any:

	Yes	No	Name of document
Calling of in-person GM	Х		
Calling of a virtual GM in accordance with the bylaws or other regulation that permits such a meeting	Х		
Incorporating of shareholders' points on the agenda	Х		
Provision of additional information to shareholders for the GMs	Х		
The GM itself	Х		
Appointment of directors	Х		
Shareholders' representation at GMs	Х		
Participation by shareholdings in the GM	Х		
Remote voting by electronic or postal means	Χ		
Other relevant points in the GM regulations / give details	on Committee		

b. Indicate whether the procedure governing the GM includes mechanisms by which the shareholders can speak on the following matters:

	Yes	No
1. The management of the company and the company's financial results.	Х	
2. On a new proposed agreement, with respect to one or more of the points of the agenda.	Х	

Principle 10: Mechanisms for calling meetings Question II.3

	Ye s	No	Explanation:
In addition to the mechanisms for calling meetings established in law, does the company have such mechanisms that enable it to contact shareholders, particularly those that do not take part in the control or management of the company?	X		Through our corporate website and meetings with the Investor Relations Team, depending on the case or requirement, any shareholder can ask for matters to be included in the agenda of the GM, as provided for in the Companies Act.

a. Complete the following information for each GM held during the fiscal year.

			Type of GM		Universal GM		meeting to be	ers present		represer all voting	nted as a % of shares
Date of notice of calling	Date of the GM	Method employed for the GM (*)	Special	General	Yes	N _O	Quorum % for me	Nº of shareholders	.l on ĕ	Directly (**)	Did not exercise right to
3/03/2023	30/03/2023	Virtual		Х		Х	82.14	53	80.0316	2.1101	
26/07/2023	31/08/2023	Virtual		Х		Х	80.43	36	78.1269	2.3006	

^(*) Specify whether the GM was face-to-face or remote.

b. What means, other than those included in article 43 of the Companies Act and in the Regulations Concerning Significant Events and Reserved Information, did the company use to publish the calling of the GM during the fiscal year?

Means	Publication callings
At the company offices	
E-mail:	X
By telephone	
Corporate website	Х
By mail	
Informative meetings (face-to-face o	
virtual)	
Social media	
Others / give details	

c. Did the notices of calling issued by the company during the fiscal year:

	Yes	No
specify where information could be found on the agenda to be discussed at the GM?	х	
specify where information could be found on proposed agreements (motions) to be adopted at the GM?	Х	
were the following included as points on the agenda: "other subjects", "general points" or similar?		Х
specify where the model letter of representation to the GM could be found?	х	

^(**) Direct exercise of this right includes voting by any means or method other than using a proxy.

Question II.4

	Y es	No	Explanation:
Did the company make available to shareholders all information on the points contained in the agenda for the GM and the motions proposed?	Х		Yes, all information needed to approve the points of the agenda was made available

a. If the answer was yes, specify the means of publication of the supporting documentation for the point on the agenda and motions placed before the GMs held during the fiscal year:

Means	Support for points and motions
At the company offices	
E-mail:	X
By telephone	
Corporate website	Х
By mail	
informative meetings (face-to-face or	
virtual)	
Social media	
Others / give details	Any method requested by the shareholder

b. Indicate which documents were used to support the motions, made available for the GMs during the year (you may choose more than one option):

CVs of candidates for the post of director.		
Proposed modifications to the bylaws and r	Х	
Proposed modifications to articles of the GI		
Proposed modification to the dividend polic		
Proposed dividend payments.		
Proposed external audit firm.		
Other relevant documents (give details): Information on ESG Factors, Fiscal Year 2023 Integrated Report		

Principle 11: Proposed points on the agenda Question II.5

	Yes	No	Explanation:
Do the regulations for the GM include mechanisms enabling shareholders to exercise their right to put forward points for the agenda of the GM and procedures for accepting or rejecting such proposals?	х		Regulated by subsection 1.7 of the AGM Regulations

a. Give the following information concerning the procedure for proposing agenda items for discussion at the GM:

Minimum percentage of shares that shareholders must represent in order to submit proposals	Maximum period (in business days) before the GM for proposing agenda items	Maximum period (in business days) in which the company should respond (accept or reject) proposals submitted	Means by which the company should respond (accept or reject) proposals submitted
0	60	5	Physical and/or electronic

b. Indicate the number of requests submitted by shareholders during the year to include items on the agenda of the GM, and how they were resolved:

	Number of submissions	
Received	Accepted	Denied
1	1	

c. If applications to include matters in the agenda of the GM were denied during the fiscal year, indicate whether the company gave reasons for the denial to the shareholders.				
In all applications In some applications None of the applications				

Principle 12: Voting procedures

Question II.6

	Y es	No	Explanation:
Does the company have mechanisms allowing shareholders to vote when not present at the meeting by secure electronic or postal means that guarantee that the person voting is in fact the shareholder?	х		In 2023, meetings were held remotely using an electronic platform through which shareholders exercised their vote.

a. If applicable, indicate what means or mechanisms the company employs for distance voting.

Electronic votes	Х	Postal votes	

b. If distance voting took place during the fiscal year give the following information:

	%	distand	ce votes		% distance votes / total
Date of the GM	E-mail:	Corporate website	By mail	Others	
30/03/2023	0	0	0	82.14	82.142
31/08/2023	0	0	0	80.428	80.428

Question II.7

	Y es	No	Explanation:
Does the company have documents specifying clearly that shareholders can vote separately on matters that are substantially independent, such that they may exercise their preferences separately?	х		Numeral 1.6 of the general meeting regulations

Indicate whether the company has documents specifying clearly that shareholders can vote separately for:

	Yes	No
The appointment or ratification of the directors by an individual vote for each or	ne. X	
Modification of the by-laws by article or group of articles, that are substantially independent.		х
Others / give details		

Question II.8

	Y es	No	Explanation:
Does the company allow proxies acting on behalf of several shareholders to cast different votes for each shareholder, thus complying with the instructions of each principal?	Х		Numeral 1.6 of the general meeting regulations

Principle 13: Delegation of votes

Question II.6. 9

	Yes	No	Explanation:
Do the company by-laws enable its shareholders to vote by proxy?	х		The shareholders of the company may be represented by any person at the GM, as long as the said power of attorney is registered with the company at least twenty-four (24) hours before the scheduled time.

If the answer is no, indicate whether the by-laws restrict the right of representation to any of the following people:

	Y es	No
Another shareholder		
A director		
A manager		

Question II.10

	Yes	No	Explanation:
Does the company have procedures detailing the conditions, ways and means to be complied with when proxy voting is required?	х		Article seventeen of the bylaws
2. Does the company provide a model power of attorney to shareholders, including proxy's data, matters on which the shareholder delegates his vote and, if applicable, the vote to be cast on each proposal?	х		In 2023 we made available a model power of attorney that included voting by proxy.

a. If the answer to question II.10 numeral 2 is yes, indicate the means by which the company made available the aforementioned model power of attorney for the AGM held during the fiscal year:

Means	Sample letter
At the company offices	
E-mail:	Х
Corporate website	Х
By mail	
Informative meetings (face-to-face or virtual)	
Social media	
Others / give details	

b. Give the minimum content and formalities by which a shareholder can be represented at a GM:

to be cast for each of the items on the agenda, or others).	Full name, ID document type and number of the shareholder and proxy. Signature of grantor
Formality (indicate whether the company requires a letter, notarized letter, public deed or other document).	Simple letter for individuals and/or valid power of attorney for legal persons

Advance notice (number of days in advance of the meeting that the powers of attorney must be submitted).	24 hours beforehand
Cost (indicate whether the company requires payment and the amount payable).	No

Question II.11

	Yes	No	Explanation:
1. Does the company have a policy establishing limits on the percentage of members of the board of directors or senior management chosen as proxies?		х	There are no limitations. The AGM regulations establish that when a member of the board of directors or senior management acts as a proxy, the shareholder must clearly specify how the proxy should vote; however, the proxy may not exercise the
2. When directors or members of the senior management cast proxy votes, Does company policy say that shareholders who delegate their votes to proxies say clearly how they should be used?	Х		Established in the AGM regulations, as indicated in the previous point

Principle 14: Following up agreements of the GM Question II.12

	Ye s	No	Explanation:
Does the company follow up and document agreements adopted by the GM?	Х		Through the board of directors and general management, as appropriate
2. Regarding the said agreements, does the company's senior management issue periodic reports to the board of directors and are these made available to the shareholders?	х		If necessary, the general management issues reports to the board of directors and the board decides on them available to the shareholders

a. if applicable, indicate the department and/or individual responsible for monitoring the agreements adopted at the GM. If an individual is responsible, also give his position and the department in which he works.

Department responsible	General Manager
------------------------	-----------------

Person responsible			
Given names and surnames	Positio n	Department	
Pedro Alfonso Lerner Rizo Patron	CEO	General Management	

b. If the answer to question II.12 numeral 2 is yes, indicate the means by which the company makes these reports available to shareholders:

Means	Made available
At the company offices	
E-mail:	X
Corporate website	X
By mail	
Informative meetings (face-to-face or virtual)	
Social media	
Others / give details	

PILLAR III: BOARD OF DIRECTORS AND SENIOR

MANACEMENT

Principle 15: Board of directors
Question III.1

	Ye s	No	Explanation:
Has the company established and does it apply selection and permanence criteria so that its board of directors is made up of people with different specialties and skills, enjoying prestige, moral probity, economic independence, availability and other relevant qualities for the company, so that there is a plurality of approaches and opinions?	x		The expertise of each member of the board is given on our corporate website

a. Give the following information on the members of the company's board of directors during the fiscal year.

	Nationality Sex (M/F)	Sev	Year of		Da	ate	Shareholding (***)		Others
Full name:			birth	Professional training	Start (*)	Finish (**)	Nº of shares	Shareholdin g (%)	positions / directorships (****)
Directors (not inc	luding indepe	ndent direc	ctors)						
Ricardo Rizo Patrón de la Piedra	Peruvian	М	1955	Chemical engineer	1/08/1985		9,880,827	0.00555	12 directorships in Grupo UNACEM
Alfredo Gastañeta Alayza	Peruvian	М	1950	Attorney	1/01/1981		0		7 directorships in Grupo UNACEM
Marcelo Rizo Patron de la Piedra	Peruvian	М	1960	Mechanical engineer	4/07/1994		1,543,090	0.00084	13 directorships, 12 of which are grou companies
Diego de la Piedra Minetti	Peruvian	М	1965	Company Administrator	25/03/2012		763,846	0.00042	4 directorships, 2 of which are grou companies
Carlos Ugas Delgado	Peruvian	М	1950	Mechanical / electrical engineer	30/07/1996		148,883	0.00008	5 directorships, 3 of which are grou companies
Jaime Sotomayor Bernos	Peruvian	М	1955	Mechanical engineer	4/07/1994		18,421	0.00001	5 directorships in Grupo UNACEM
Martin Ramos Rizo Patron	Peruvian	М	1980	BSc in electrical engineering	23/03/2018		0		6 directorships, 4 of which are group companies
Maria Elena Rizo Patron de la Piedra	Peruvian	F	1957	Company Administrator	3/07/2020		189,129	0.00010	7 directorships of Grupo UNACEM
Independent dire	ctors								
Jorge Ramirez del Villar Lopez de	Peruvian	М	1956	Industrial Engineer	23/03/2018		0		6 directorships, 4 of which are group companies
Jose Antonio Payet Puccio	Peruvian	М	1961	Attorney	23/03/2018		0		7 directorships, 3 of which are group companies
Elmer Cuba Bustinza	Peruvian	М	1965	Economist	3/07/2020		0		2 directorships in Grupo UNACEM

^(*) First appointment by the reporting company.

Also indicate the following:

% of total snares neid by the directors						
	Number of women	Total Directors	% of women on the board of directors			
Presence of women on the board of directors	1	11	0.0909			

b. Indicate whether there are specific requirements for a person to be a	appointed president of the b	poard of directors,	other than those
required to be appointed a director.			
Yes	No	Х	

 $^{(^{\}star\star})$ To be completed only if the directorship became vacant during the fiscal year.

^(***) Obligatory only for directors who hold 4% or more of the shares of the reporting company.

^(****) Report whether the director has other executive positions outside the company and/or simultaneously participates in other boards, specifying the number and whether they are part of the economic group of the reporting company. Please use the definition of economic group contained in the Regulations Concerning Indirect Ownership, Association and Economic Groups.

c. Does the president of the	board of directors h	nave a casting vote?	No	
	1.00	Α	110	

Question III.2

	Ye	No	Explanation:
	s		
Does the company avoid appointing deputy directors, especially for reasons of the quorum?	х		Established in point 1.3 of the internal regulations of the board of directors

If it has alternate or deputy directors, please give:

		Sex		Year of		ate	Sharehold	ling (***)	Others
Full name:	Nationality	(M/F)	birth	Professional training	Start (*)	Finish (**)	N⁰ of shares		positions / directorships (****)

^(*) First appointment by the reporting company.

^(**) Complete only if he/she ceased to be an alternate or deputy director during the fiscal year.

^(***) Obligatory only for directors who hold 4% or more of the shares of the reporting company.

^(****) Report whether the director has other executive positions outside the company and/or simultaneously participates in other boards, specifying the number and whether they are part of the economic group of the reporting company. Please use the definition of economic group contained in the Regulations Concerning Indirect Ownership, Association and Economic Groups.

Principle 16: Functions of the board of directors Question III.3

	Y es	No	Explanation:
Does the board of directors have the following functions? 1. To approve and conduct the company's corporate strategy.	Х		
2. To establish objectives, goals and action plans, including annual budgets and business plans.	Х		
3. To control and supervise the management and to be responsible for the governance and administration of the company.	Х		
4. To supervise good corporate governance practices and establish the policies and measures necessary for their proper application.	х		
5. To approve procedures or policies to prevent, detect, manage, disclose and punish conflicts of interest.	Х		
6. To approve and monitor the design and implementation of the remuneration and incentive system, ensuring that it is aligned with the company's corporate strategy, policies and financial soundness.	Х		

а. (Give details o	f other relevant	functions of the c	ompany's b	poard of directors.
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To approve the requirements, reports and documentation to be issued by the specialist committees. Permanent delegation of certain powers
of the board of directors or designation of those who are to exercise them, within the limits established in the company by-laws.

b.Does the board of directors delegate any	of its fu	nctions?		
Yes	Х	No		
Indiante if ampliante cultina and the mi	-: £		-f -l: 4	 4-1

Indicate, if applicable, which are the main functions of the board of directors that have been delegated, the body that performs them by delegation and the name of the document including the said delegation:

Functions	Entity / department to which functions have been delegated	Name of document
The board of directors has created 5 committees of directors, appointed their members and approved their regulations, delegating to these committees the specific functions mentioned in the regulations.		Internal regulations of the board of directors of UNACEM and the regulations for each of the 5 committees

Principle 17: Rights and duties of the directors

Question III.4

	Ye s	No	Explanation:
Do the directors have the right to: 1. Request that the board seeks expert help or support.	х		Established in the regulations of the board of directors
2. Take part in induction programs about their powers and responsibilities and to be informed of the company's organization structure in a timely manner.	х		Established in the regulations of the board of directors
Receive training on topics of interest in order to perform their duties.	Х		Established in the regulations of the board of directors
4. Receive payment for their work, which combines recognition of their professional experience and dedication to the company, using rationality as a criterion.	х		Established in the regulations of the board of directors

perform their duties.	order to	Х				
4. Receive payment for their work, which conceopration of their professional experience dedication to the company, using rationality criterion.	e and	х	E	established in the re	gulations of the boa	ard of directors
a. Specify whether the directors have a duty	to report the follow	wing cir	cumst	ances promptly	to the board o	of directors:
, ,	Ī		No			
Shareholding or ownership of securities securities issued by the company	s or rights to	Х				
Transactions in securities or rights to securities issued by the company		х				
Negotiations in progress with respect to rights to securities issued by the compa		Х				
Other directorships		Х				
specialist advisers who have provided their sushareholders. Yes If so, specify whether any of the special than 4% of the share capital, a member Yes (*) In accordance with the criteria contained in the special contained in the criteria contained in the share capital.	lized advisers had r of the board of d	No I any re irectors No	elations and/o	X ship with a sha or any senior m	reholder holdin anager ^(*) .	
c. If applicable, indicate whether the compa	any holds inductio	n progr	ams fo	or new membe	rs.	
Yes		No		Х		
d. Does the company have a board remunera	ation policy appro	ved by	the A0	GM?		
Yes	Х	No				
e. Indicate the total amount of the directors as shown in the company's financial statement		ation ar	nd bon	uses as a perc	entage of gros	s earnings
Total	(%) Gross	В	onuse	s	(%) Gross	

income

Directors (not including independent directors)	0.00537	In shares		
Independent directors	0.00191	In options		
		In cash		
		Others (give details)		

f. Specify the remuneration scheme for the members of the board of directors applicable in the year:

	Fixed	
Payment scheme	Variable	
	Mixed (fixed + variable)	X

g. Specify the criteria used by the company to determine the remuneration scheme for directors:

	For each board meeting	X
	For each committee	Х
Fixed scheme	meeting	
	Monthly	
	Annually	
	Other (give details)	
	,	

	Based on the results of the fiscal year	Х
Variable scheme	Based on achieving	
	goals	
	Other (give details)	

Principle 18: Regulations concerning the board of directors Question III.5

	Y es	No	Explanation:
Does the company have regulations covering the board of directors that is binding and leads to repercussions in the event of non-compliance?	х		

Indicate whether these regulations contain:

	Yes	No
Policies and procedures its application	Х	
Organizational structure of the board of directors	Х	
Functions and responsibilities of the president of the board of directors	Х	
Functions and responsibilities of the directors	Х	
Procedures for identifying, evaluating and appointing candidates for directorships, proposed to the GM.	Х	
Procedures for vacant directorships and for dismissing and replacing directors.	х	
Policies and procedures to prevent, detect, manage and disclose conflicts of interest affecting members of the board of directors	х	
Criteria used to evaluate the board of directors and its members		х
Others / give details	The Appointments and Rem verifies the qualities of each the independence criteria fo	of its members; as well as

Principle 19: Independent directors

Question III.6

	Ye s	No	Explanation:
Do independent directors make up at least one third of the board?		Х	27% of the board consists of independent directors

In addition to those established in the "Guidelines for the Qualification of Independent Directors", the company has established the following criteria to qualify its directors as independent:

The company is governed exclusively by the guidelines of SMV ruling N016-2019-SMV/01				

Question III.7

	Y es	No	Explanation:
1. Does the board of directors declare that a candidate is independent based on its own investigation and the candidate's declaration?	х		The general meeting did so in 2022 for the current board. The Appointments and Remunerations Committee conducts an annual review
2. Do candidates for independent directorships declare their independence to the company, its shareholders and directors?	Х		Each independent director reports as such on an annual basis.

Indicate whether the board of directors verifies at least on	once a year that the independent directors	still meet
the requirements and conditions to be qualified as such.		
YesX	No	

Principle 20: Operability of the board of directors

Question III.8

	Y es	No	Explanation:
Does the board of directors have a working plan that helps to make its operation more efficient?	Х		

Question III.9

	Y es	No	Explanation:
Does the company provide its directors with the channels and procedures necessary for them to take effective part in meetings of the board, including when they are not physically present?	х		

a. Give the following information on board meetings held during the fiscal year:

Number of meetings	12
Number of meetings for which the calling deadlines were not met	0
Number of sessions in which the internal provisions or procedures for reporting to the directors were not followed	0
Number of meetings held without a notice of calling (*)	0
Number of meetings at which the president of the board was not present	0
Number of meetings sessions attended by none of the independent directors	1
Number of meetings in which one or more directors were represented by deputy or alternate directors	0
Number of directors represented by proxies on at least one occasion	0

^(*) Include information on the number of meetings held in accordance with the provisions of the final paragraph of article 167 of the Companies Act.

b. Give the following information regarding the attendance of directors at board meetings during the fiscal year.

Given names and surnames	Number of meetings	Number of meetings called and attended	Number of universal meetings attended
Ricardo Rizo Patrón de la Piedra	12	12	0
Alfredo Gastañeta Alayza	12	12	0
Marcelo Rizo Patron de la Piedra	12	12	0
Diego de la Piedra Minetti	12	12	0
Carlos Ugas Delgado	12	12	0
Jaime Sotomayor Bernos	12	12	0
Martin Ramos Rizo Patron	12	12	0
Maria Elena Rizo Patron de la Piedra	12	12	0
Jorge Ramirez del Villar Lopez de Romaña	12	11	0
Jose Antonio Payet Puccio	12	12	0
Elmer Cuba Bustinza	12	12	0

c. Give the average period in advance of the board meetings that notices of calling were published during the fiscal year:

3 calendar days	4 to 6 calendar days	More than 6 calendar days
	X	

d. Give the average time prior to board meetings that information on the agenda of the meeting was made available to the directors.

Less than 3 business days	-	More than 5 business days
	X	

Question III.10

	Y es	No	Explanation:
Does the board objectively evaluate its own performance at least once a year?	Х		
2. Does the Board objectively evaluate the performance of its members at least once a year?	х		Established in numeral 1.13 of the internal regulations of the board of directors
3. Are self-assessments used alternately with evaluations by outside advisers?	х		At least every 2 years, as indicated in the board of directors' internal regulations. In 2023 evaluations were carried out by an external consultant.

a. Indicate whether performance evaluations of the board of directors have been carried out during the fiscal year.

	Yes	No
As a collegiate body	X	
Individual members	Х	

If either of the above answers is yes, give the following information for each evaluation:

Self-assessment		External evaluation					
Evaluation	Date	Publication of the results (Yes/No)	Published (*)	Date	Entity responsible	Publicatio n of the results (Yes/No)	Publishe d (*)
Collegiate body and members				15/12/2023	RTM Consulting	Yes	Directors

^(*) Indicate whether the results of the evaluation were made available to the shareholders, board of directors, or another body or stakeholder.

Principle 21: Special committees

Question III.11

	Y es	No	Explanation:
Does the company's board of directors create special committees to analyze the most relevant aspects of the company's performance?	х		The board of directors has 5 specialized committees
Does the board of directors approve the regulations governing each of the special committees it creates?	Х		Each committee approves its regulations and then submits them to the board of directors.
3. Are the special committees chaired by independent directors?	Х		4 of the 5 committees are chaired by independent directors
4. Do the special committees have a budget assigned to them?	х		Committees request funding according to function and need

Question III.12

	Y es	No	Explanation:
Does the company have an appointments and remuneration committee responsible for proposing candidates for directorships to the GM and for approving the remuneration and incentives of the Senior management?	х		Appointments and Remuneration Committee

Question III.13

	Y es	No	Explanation:
Does the company have an audit committee to supervise the effectiveness and suitability of the company's internal and external controls, the work of the audit firm or independent auditor and compliance with the regulations concerning legal and professional independence?	Х		Made up of 3 members of the board, 2 of them independent directors.

a. State whether the company also has the following special committees:

	Yes	No
Risks committee:	Х	
Corporate governance committee	Х	

b. If the company has special committees, give the following information about each committee:

COMMITT EE 1			
Committee name:	Audit Committee		
Date created:	26/04/2006		
Main functions:	The purpose of this committee is to assist the board in submitting financial information and reports, risk management and internal controls in accordance with the organization's strategy and compliance with internal regulations, as well as the legal requirements that apply to the company and its subsidiaries		

Members of the	Date		Position	Position within	
committee (*): Given names and surnames	Start (**)	End (***)	within the committee	the company	
Jorge Ramírez del Villar López de Romaña	20/06/2018		President	Independent director	
Alfredo Gastañeta Alayza	1/04/2006		Member	Vice President of the Board	
José Antonio Payet Puccio	20/06/2018		Member	Independent director	
Independent directors as a % of the total number of committee members				0.66	
Number of meetings held during the fiscal year:				9	
Its powers are delegated in accordance with article 174 of the Companies Act:			Yes X	No 🔲	
Does the committee or its president take part in the GMs?			Yes	No X	

^(*)Information will be provided on the members of the committee during the fiscal year.

(**) First appointment as a committee member in the reporting company. (***) To be completed only if the position became vacant during the fiscal year.

COMMITT EE 2					
Committee name:	Ethics and Corporate Govern	nance Committee			
Date created:	23/02/2018				
to ensure compliance with the guidelines of the Code of Ethics and Conduct, receive reports passed through the ethics reporting channel as well as any queries that may arise, order investigations into matters within its sphere of competence, acknowledge the results of said investigations and report to the board of directors on the status of complaints and relevant remediation plans.					
Members of the	Date Position Position w			Position within	
committee (*): Given names and surnames	Start (**)	End (***)	within the compa		
Jose Antonio Payet Puccio	25/09/2020		President Independent director		
Elmer Cuba Bustinza	25/09/2020		Member	Independent director	
Jaime Sotomayor Bernos	25/09/2020		Member	Director	
Independent directors as a % of the total number of committee members			0.66		
Number of meetings held during the fiscal year:			6		
It has powers delegated in accordance with article 174 of the Companies Act:		Yes	No		
		~			

^(*) Information will be provided on the members of the committee during the fiscal year. (**) First appointment as a committee member in the reporting company.

 $(^{\star\star\star})$ To be completed only if the position became vacant during the fiscal year.

COMMITT EE 3				
Committee name:	Risks and Compliance Committee			
Date created:	26/04/2006			
Main functions:	its purpose is to assist the board of directors in helping to consolidate a culture in which business decisions are based on the application of our values, our code of ethics and conduct and comprehensive risk management in order to develop a sustainable business.			

Members of the	Date		Position	Position within	
committee (*): Given names and surnames	Start (**)	End (***)	20.1.0		
Elmer Cuba Bustinza	3/03/2023		President	Independent director	
Jorge Ramírez del Villar López de Romaña	20/06/2018		Member	Independent director	

Alfredo Gastañeta Alayza	1/04/2006		Member	Vice President of the Board
José Antonio Payet Puccio	20/06/2018		Member	Independent director
Carlos Ugas Delgado	3/03/2023		Member	Director
Independent directors as a % of the total number of committee members				0.6
Number of meetings held during the fiscal year:				5
It has powers delegated in accordance with article 174 of the Companies Act:		Yes X	No 🔲	
Does the committee or its president take part in the GMs?		Yes	No X	

 $^{(\}mbox{\ensuremath{^{'}}})$ Information will be provided on the members of the committee during the fiscal year.

(**) First appointment as a committee member in the reporting company. (***) To be completed only if the position became vacant during the fiscal year.

COMMITT EE 4						
Committee name:	Committee name: Strategy and Sustainability Committee					
Date created:	25/09/2020					
Main functions:	The committee's mission is to evaluate and follow up the strategic plan and annual budget, as well as the main strategic investment and divestment decisions, methods of indebtedness and socio-environmental management in order to guarantee the company's growth, strength and maximum efficiency in the use of resources. It also evaluates and supervises the main innovation initiatives.					

Members of the	Date		Position	Position within
committee (*): Given names and surnames	Start (**)	End (***)	within the committee	the company
Ricardo Rizo Patrón de la Piedra	25/09/2020		President	Chairman of the board of directors
Marcelo Rizo Patron de la Piedra	25/09/2020		Member	Director
Elmer Cuba Bustinza	25/09/2020		Member	Independent director
Diego de la Piedra Minetti	25/09/2020		Member	Director
Martin Ramos Rizo Patrón	25/09/2020		Member Director	
Jorge Ramírez del Villar López de Romaña	3/03/2023		Member Independent director	
Independent directors as a % of the total number of committee members				0.33
Number of meetings held during the fiscal year:				9
Its powers are delegated in accordance with article 174 of the Companies Act:			Yes X	No
Does the committee or its president take part in the GMs?			Yes X	No

^(*) Information will be provided on the members of the committee during the fiscal year. (**) First appointment as a committee

member in the reporting company.

 $(\ensuremath{^{\star\star\star}})$ To be completed only if the position became vacant during the fiscal year.

COMMITT EE 5				
Committee name:	Appointments and Remuneration Committee			
Date created:	25/09/2020			
Main functions:	The purpose of this committee is to assist the board with new directorships, the appointment and ratification of managers, managers' remuneration and the evaluation of directors and managers.			

Members of the	Date		Position	Position within	
committee (*): Given names and surnames	Start (**)	End (***)	within the committee	the company	
Jorge Ramirez del Villar	25/09/2020		President	Independent director	
Maria Elena Rizo Patrón	25/09/2020		Member	Director	

Carlos Ugas Delgado	25/09/2020		Member	Director	
Alfredo Gastañeta Alayza	25/09/2020		Member	Director	
Independent directors as a % of the total number of committee members					0.25
Number of meetings held during the fiscal year:				12	
It has powers delegated in accordance with article 174 of the Companies Act:		Yes X	No		
Does the committee or its president take part in the GMs?		Yes	No	Х	

 $^{(^{\}star}) \\ \mbox{Information will be provided on the members of the committee during the fiscal year.}$

^(**) First appointment as a committee member in the reporting company. (***) To be completed only if the position became vacant during the fiscal year.

Principle 22: Code of ethics and conflicts of interest

Question III.14

	Yes	No	Explanation:
Does the company take measures to prevent, detect, manage and reveal any conflicts of interest (*) that may arise?	X		As defined in the corporate policy on the management of conflicts of interest

^(*) For the purposes of this report, a director, manager, officer and/or employee of the company is considered to have a conflict of interest in any situation, whether private or general, temporary or permanent, actual or probable, in which they have a special or general interest that is or may be counter to the interests of the company.

if applicable, what department and/or individual is responsible for the monitoring and control of possible conflicts of interest. If an individual is responsible, also give his position and the department in which he works.

Department	Corporate Vice President - Talent and Culture			
Person responsible				
Given names and surnames	Position Depa rtme nt			
Marlene Negreiros	Corporate Vice President - Talent and Culture	Corporate Vice President - Talent and Culture		

Question III.15 / Compliance

	Yes	No	Explanation:
1. Does the Company have a Code of Ethics (*), compliance with which is required of its directors, managers, officers and other collaborators (**) of the company, comprising ethical criteria and professional responsibility, including the management of potential cases of conflicts of interest?	X		A new version of the Code of Ethics and Conduct - CODEC was issued in 2022 and in 2023 it was updated.
2. Does the board of directors or the general management approve and carry out training programs in compliance with the Code of Ethics at least once a year?	х		Board of directors and management
3. Do the board of directors or general management approve training programs for compliance with the Code of Ethics?	X		Yes, via evaluation of their understanding of the conduct described in the CODEC and observing progress with complaints made through the reporting channel.

^(*) The Code of Ethics may be included in the Internal Conduct Regulations.

If the company has a Code of Ethics, indicate the following:

a. It is available to:

	Yes	No
Shareholders	Χ	
Others to whom it is applicable	Χ	
The general public	Χ	

b. Indicate the means by which the company makes the Code of Ethics available:

Means	Made available
In the offices of the company	х
E-mail:	Х
Corporate website	X
By mail	
Informative meetings (face-to-face or virtual)	х

^(**) The term collaborators covers all those with any labor relationship with the company, regardless of contract type.

Social networks		
Others / Details	During training	

c. Indicate the department and/or individual responsible for monitoring and compliance with the Code of Ethics. If an individual is responsible, also give his position, the department in which he works and his immediate superior.

Department responsible	Risks and Compliance				
	Person resp	onsible			
Given names and surnames	Position	Depa rtme nt	Immediate superior		
ernando José Dyer Estrella	Corporate Risks and Compliance Director	Corporate Risks and Compliance	CEO (Pedro Lerner), to the President of the Ethics and Corporate Governance Committee of the board of directors (José Antonio Payet) and the chairman of the Risk and Compliance Committee (Elmer Cuba).		

	Yes X No	
e.	Indicate the number of complaints filed and investigations initiated and completed during the year regard	din

e.	Indicate the number of complaints filed and investigations initiated and completed during the year regarding
bre	aches of the provisions established in the Code:

Number of complaints filed	83
Number of investigations initiated	81
Number of investigations completed	65
Number of incidences of non- compliance	44

Question III.16

	Yes	No	Explanation:
Does the company possess mechanisms for reporting any illegal or unethical conduct and guaranteeing the confidentiality of the person reporting?	х		There is a centralized, external and independent site (PwC) that receives complaints and enters them in our ETHICS REPORTING CHANNEL. Complaints can be made by e-mail, telephone, www or e-mail.
2. Are incidents of non-compliance reported directly to the Audit Committee when they are related to accounting aspects or when the General Management or Financial Department are involved?	х		This is given in the internal regulations of the board of directors. The Corporate Risks and Compliance Director, supervised by the Ethics and Conduct Committee, reports to the Audit Committee and/or Internal Auditor when applicable.

Question III.17

	Yes	No	Explanation:
Is the board of directors responsible for monitoring and controlling possible conflicts of interest in which its directors are involved?	Х		This is carried out annually, according to the conflict of interest management policy.
2. If the company is not a financial institution, does it have a policy by which the directors are prohibited from receiving loans from the company or any company of its economic group without prior authorization from the board of directors?	х		Pursuant to article 1.14 of the internal regulations of the board of directors, the company is prohibited from providing monetary loans to directors without the unanimous approval of the board of directors.
3. If the company is not a financial institution, does it have a policy by which the senior managers are prohibited from receiving loans from the company or any company of its economic group without prior authorization from the board of directors?	х		Pursuant to article 1.14 of the internal regulations of the board of directors, the company is prohibited from providing monetary loans to directors without the unanimous approval of the board of directors.

a. Give the following information about senior managers who are shareholders holding 4% or more of the company's shares.

Given names and surnames	Position	Number of shares	% of total number of shares

	% of all shares in the possession of senior management	
--	--	--

b. Indicate whether any director or senior manager of the company is the spouse, family member to the first or second degree of consanguinity or family member to the first degree of affinity of:

	Conne	ection v	vith:			
Given names and surnames	Shareholder	Director	Senior manageme	Given names and surnames of shareholder / director / manager	Type of relationship	Additional information (***)
Ricardo Rizo Patron de la Piedra	х	х		Marcelo and Maria Elena Rizo Patron de la Piedra	Second degree of consanguinity	
Marcelo Rizo Patron de la Piedra	х	х		Ricardo and Maria Elena Rizo Patron de la Piedra	Second degree of consanguinity	
Maria Elena Rizo Patron de la Piedra	Х	х		Ricardo and Marcelo Rizo Patron de la Piedra	Second degree of consanguinity	

^(*) Shareholders holding 4% or more of the company's shares.

c. If any member of the board of directors occupies or has occupied any management position in the company during the fiscal year covered by this report, give the following information:

	Management post occupied now or	Time in that post	
Given names and surnames	previously	Start (*)	Finish (**)
Ricardo Rizo Patrón de la Piedra	Development Manager - ARPL	1/03/2019	
Marcelo Rizo Patron de la Piedra	Business Manager - ARPL and Chief Executive Officer - UNICON	1/10/1982	
Jaime Sotomayor Bernos	General Manager - ARPL	5/02/2020	
María Elena Rizo Patrón de la Piedra	Assistant Administration Manager - ARPL	1/02/2014	

^(*)First management appointment in the reporting company.

d. If, during the fiscal year, any member of the board of directors or senior management has had a commercial or contractual relationship with the company that was significant because of its value or for other reasons, please give the following information.

Given names and surnames	Type of relationship	Brief description
Deigo de la Piedra Minetti	Director	Commercial relationship through distributor company La Viga with UNACEM Peru

^(**)In accordance with the criteria contained in the Regulation Concerning Indirect Ownership, Associates and Economic Groups.

^(***) If there is a connection with any shareholder include his shareholding. If there is a connection with any manager, include his position.

^(**) To be completed only if the management position became vacant during the fiscal year.

Principle 23: Operations with non-arm's-length parties

Question III.18

	Y es	No	Explanation:
1. Does the board of directors have policies and procedures for valuing, approving and revealing certain transactions between the company and non-arm's-length parties, and for revealing commercial or personal relationships, either direct or indirect, between the directors, between directors and the company, suppliers or clients and other stakeholders?	X		The company has a corporate policy on transactions with non-arm's length parties and a corporate policy on the management of conflicts of interest. The company contracts independent external bodies to perform technical transfer pricing studies for all transactions with non-arm's-length entities on an annual basis.
2. As far as transactions of particular relevance or complexity are concerned, would external advisers be used for valuation purposes?	x		Depending on the complexity of the transaction

a. If the company complies with paragraph a) of Question III1, indicate the company department(s) responsible for the following aspects of transactions with non-arm's-length parties:

Aspects	Department responsible
Valuation	Independent external experts
Approval	Audit Committee
Revelation	General Manager

b. Indicate the pre-established procedures for approving transactions between related parties:

Established in paragraph 1.16 of the Internal Regulations of the Board of Directors and the Corporate Policy on Transactions with Non-Arm's-Length Parties, paragraph 5

c. Give details of transactions between the company and non-arm's-length parties during the fiscal year that were important because of their value or for other reasons.

Name or trading name of the non-arm's-length party	Nature of the relationship ^(*)	Type of transaction	Value (S/.)
UNACEM PERU	Subsidiary	Commercial	112,491,000.00
SKANON INVESTMENT	Subsidiary	Commercial	34,664,000.00
UNACEM ECUADOR	Subsidiary	Commercial	24,213,000.00
UNICON PERU	Subsidiary	Commercial	10,064,000.00
CELEPSA	Subsidiary	Commercial	8,732,000.00
LA VIGA	Affiliate	Commercial	534,462,000.00

^(*) The provisions for the application of paragraph c), article 51 of the Securities Exchange Act, approved by ruling N° 029-2018-SMV/01, or such legislation as may replace it, were used to determine the relationship.

d.	Say whether the company sets limits on trans-	actions with non-arm's-length	parties:
	Yes	No	X

Principle 24: Functions of the senior management

Question III.19 / Compliance

	Y es	No	Explanation:
1. Does the company have a clear policy separating the functions exercised by the board of directors, ordinary management exercised by the senior managers and the leadership of the General Manager?	Х		
Are General Manager and president of the board of directors different people?	х		General Manager: Pedro Lerner Rizo Patrón, President: Ricardo Rizo Patrón de la Piedra
3. Does the senior management have sufficient autonomy to perform the functions assigned to it within the policies and guidelines defined by the board of directors, and under its control?	х		
4. Is the general management responsible for complying with and ensuring compliance with the policy for providing information to the board and to the directors?	х		
5. Does the board of directors carry out an annual evaluation of the performance of the general management as a function of well-defined standards?	х		The Appointments and Remuneration Committee evaluates competences and performance.
6. Does the remuneration of the senior management have a fixed component and a variable component that takes into account the company's results based on prudent forecasting, responsible risk-taking and compliance with the goals set forth in the respective plans?	Х		

a. Give the following information on the remuneration paid to the General Manager and managers (including bonuses).

	Remune	Remuneration (*)		
Positi on	Fix ed	Variable		
Senior management	0.01197429	0.004180913		

^(*) Indicate the total annual remuneration of senior managers as a percentage of gross earnings according to the company 's financial statements.

b. If the company pays bonuses or indemnifications to senior managers other than those required by law, say how these are paid.

	General Manager	Manager s
In shares		
In options		
In cash	X	Х
Others / give details		

If there is a variable			

Compliance with objectives and goals, based on financial and ESG aspects.

d. Has the company defined a long-term incentive plan for management?

Yes X	No
e. Indicate whether the board of directors Management during the fiscal year. Yes X	s evaluated the performance of the General

PILLAR IV: Risk and compliance

Principle 25: Risk management environment

Question IV.1

	Y es	No	Explanation:
1. Has the board of directors approved an integrated risk management policy according to risk size and complexity, and encourage a risk management culture within the company from the board of directors and senior management down to the employees?	х		The comprehensive risk management policy was approved by the board of directors in November 2022.
2. Does the comprehensive risk management policy cover all the companies belonging to the group and produce a global view of critical risks?	Х		The policy approved by the board of directors in November 2022 is a comprehensive risk management policy

a. If the answer to numeral 1 of question IV.1 is yes, indicate which of the following mechanisms the board of directors uses to promote a culture of risk management (you may choose more than one option):

The appointment of a person responsible for comprehensive risk management at the highest level.	Х	
A risk-based delegation of authority policy.		
Training and awareness on key responsibilities and risks.	Χ	
Supervision of risk exposure at the highest level.	Χ	
The approval of an annual risk management working plan.	Χ	
Others (give details)		omprehensive risk management program een in force since the end of 2022.

b. Does the company have a policy of delegating risk management that establishes limits for the risk that can be handled at each level of the company?

Yes X No

Question IV.2

	Y es	No	Explanation:
Does the General Management manage the risks to which the company is exposed and report them to the board of directors?	Х		We start the process with the identification, evaluation and prioritization of operating-social risks. We are currently in the same situation as far as operating risks are concerned (Top-
2. Is the General Management responsible for the risk management system if there is no risks committee or risks department?	х		As part of the first line of defense, the general management manages risks at company level, and at the consolidated level we have a corporate comprehensive risk management office that reports to the board of directors through the Risks and Compliance Committee.

a. Give the following information on the comprehensive risk system:

	Υ	No
	es	
Does senior management operate a risk management process that includes identification, measurement, administration, control and monitoring?	Х	

				_
Does senior management not of risk exposure through an au				
b. Does the company have a	a risks manager?			
	Yes X	No		
If yes, indicate the following:				
	Date appointe	d		
Given names and surnames	Start (*)	End (**)		Department / entity to which he reports
Fernando Dyer	1/01/2022			CEO/Risk and Compliance Committee
(*) First appointment by the reporting com	pany.			
(**) Complete only if the post has become	vacant during the fiscal year	ar.		
Question IV.3				
<u></u>		Yes	No	Explanation:
Does the company have an ext suitability and efficiency of whic company's board of directors?	Each of the business units has an internal control system, which reports to the board of directors from time to time.			
a. If the answer to the previous reporting line and process for re	•	ate whether th	nis syst	em is integrated into a complaint
١	es X	No		
provisions of Law No. 30424, w legislation as may modify or rep	rhich regulates the ad place it?	ministrative re		ating in accordance with the bility of legal persons, or such
`	es X	No		
If the answer is yes, indicate when the same of the sa	nich of the following e	lements you o	onside	r to be your prevention model:
Risk identification, evaluation Person responsible for prevention Implementation of complair Publication and periodic trate Evaluation and continual m	it procedures ining in the model	I	X X X X	
If the company has certification Compliance or anti-bribery ma		-	m, risk	management,

The largest company in the Group, UNACEM Peru holds current ISO 37001 certification.

Principle 26: Internal auditing

Question IV.4						
	Υ	No	Explanation:			
	es					
1. Does the internal auditor carry out audit work exclusively, does he have autonomy and experience and is he a specialist in the matters he evaluates, as well as the independence required for monitoring and evaluating the effectiveness of the risk management system?	Х					
2. Is the internal auditor responsible for continually ensuring that all the financial information generated or recorded by the company is valid and reliable, as well as for verifying the effectiveness of regulatory compliance?	x					
3. Does the internal auditor report directly to the Audit Committee on its plans, budget, activities, progress, results obtained and action taken?	х					
a. Indicate whether the company has an independent dep	artment	respon	sible for internal auditing.			
Yes X	No	[
If the answer to the above question is yes, indicate the organizational hierarchy of the company.	ne perso	n respo	onsible for the audit within the			
Reporting to: Audit Committee						
b. If the company belongs to an economic group, indicate auditor.	whethe	r the co	ompany has a corporate internal			
Yes X	No	[
If the answer is yes, indicate the main responsibilities of the person in charge of corporate internal auditing and whether he has other functions unrelated to internal auditing.						
The primary responsibilities of the corporate internal audit officer are to provide Group-wide oversight of the function and coordinate all audit activities. These responsibilities consider, define and monitor adherence to the Corporate Internal Audit Methodology, review and challenge the relevant audit plans and reports from the business units, and consolidate the results of internal audits to be reported to the Audit Committee. In addition, it provides assurance to the operations of UNACEM Corp.						
Question IV.5						

	Y es	No	Explanation:
Is the internal auditor appointed and dismissed by the board of directors at the suggestion of the audit committee?	х		

Principle 27: External auditors

Question IV.6					
Г			Yes	No	Explanation:
directors to ap	act on the recommendat point the audit firm or ind n clearly independent of	lependent auditor, and	х		In 2023 this function was delegated to the board of directors
		on is yes, does the board o clearly independent of the			ne audit committee verify that the
	Yes	×	No		
		fy the mechanisms that the ou may choose more than o		ny used	I to
:		n affidavit from the audit fi declaring his independend		X	
		its own validation of poter audit firm or independent	ntial	х	
b. Does the committee?	external audit firm or exte	rnal auditor report directly t	o the bo	oard of	directors or the audit
	Yes	x	No		
c. Does the cor external auditor		oved by the board of directo	ors or au	ıdit com	nmittee for the appointment of the
				Υ	No No
	Board of directors			es X	
-	Audit Committee			Χ	
j	responsible for giving an o	ppinion on the annual financ	cial state		e for contracting the audit firm (including identification of the
1 1 -	"The firm that provides audit serv must be approved by the audit co the team that will manage the acc matters. The Company maintains a policy o	nmittee, after an evaluation of the f	stigious na following: (inagement irm's team	(i) experie t of the au n rotates a	
	•	•			whether the GM was informed of this d by the audit firm to the company.
	Yes		No		X
	e audit firm's non-arm's-le company other than audit		or the in	ndepend	dent external auditor provide
	Yes		No		X

If the answer to the above question is yes, give the following information about the additional services provided by the audit firm's non-arm's-length entities or individuals during the fiscal year.

Name or trading name	Additional services	% of remuneration (*)

^(*) Value of the additional services over the value of the audit services.

f. Indicate whether th provided services oth			tor used	different personnel if they have	
	Yes		No		
Ougstion IV 7					

Question IV.7

	Ye s	No	Explanation:
Does the company maintain and implement a policy of renewing the partner in charge of the audit and the external audit firm?	Х		
2. If the policy establishes a longer period for replacement of the audit firm, is the audit team rotated at least every five (5) years?	х		

Give the following information on the audit companies that have provided services to Parent over the last five (5) years.

Period (start with the fiscal year)	Name of audit company	Service (*)	Approximate duration of the audit (in business days)	Remuneration (**)	% of the audit firm's earnings (***)
2023	Emmerich Cordova y Asociados Sociedad Civil de R.L.	Financial Audit	40	1.00	1.59
2022	CAIPO Y ASOCIADOS SOCIEDAD CIVIL DE R.L.	Financial Audit	40	1.00	1.59
2021	CAIPO Y ASOCIADOS SOCIEDAD CIVIL DE R.L.	Financial audit	135	1.00	0.7
2020	Paredes, Burga y Asociados	Financial Audit and	154	1.00	0.1
2019	Paredes, Burga y Asociados	Financial Audit	154	1.00	0.1

^(*) Include all types of services such as opinions on financial information, accounting investigations, operating audits, systems audits, tax audits or other services.

Generación Electrica Atocongo S.A. Prefabricados Andinos Perú S.A. ARPL Tecnología Industrial S.A.C. Vigilancia Andina S.A. Yes

Question IV.8

	Yes	No	Explanation:
With regard to economic groups, is the external auditor the same for the whole group, including offshore associates?			Most of the companies use the same external auditor

Indicate whether the audit company contracted to give an opinion on the company's financial statements for the fiscal year covered by this report also gave an opinion on the financial statements for the same fiscal of other companies in the economic group.

If the answer to the above is yes, give the following information:
Name or trading name of company (companies) in the economic group
UNACEM Corp. Separate
Unacem Perú S.A.
UNACEM Chile S.A.
Compañía Eléctrica el Platanal S.A.
Celepsa Renovables S.R.L.
Inversiones en Concreto y Afines S.A.
Inversiones Imbabura S.A.
Inversiones Nacionales y Multinacionales (INMA)
Compañía de Inversiones Santa Cruz S.A.
Unión de Concreteras S.A.
Concremax S.A.
Entrepisos Lima S.A.C.

^(**) Of the total amount paid to the audit company for all concepts, indicate the percentage paid for financial auditing services.

^(***) Data obtained from the audit firm.

PILLAR V: Information transparency

Principle 28: Information policy

Question V.1

	Y es	No	Explanation:
Does the company have an information policy for shareholders, investors, other stakeholders and the market in general, which defines, in a formal, orderly and integral manner the guidelines, standards and criteria to be applied in managing, compiling, drawing up, classifying, organizing and/or distributing the information generated or received by the company?	Х		Policy concerning significant events and privileged and confidential information

a. If applicable, indicate whether the company publishes the following in accordance with its information policy:

		Y es	No	Media used for publication
Bylaws		Х		Web
Objectives of the comp	any	Х		Web
CVs of members of the	senior management	Х		Web
Regulations of the boar	d of directors	Х		Web
Regulations of the direct	ctors' committees	Х		Web
Contact information for performs that function	Х		Web	
Regulations governing	the GM	Χ		Web
Code of Ethics		Х		Web
Integrated risk manage	ment policy	Х		Web
Dividend policy		Х		Web
Others / give details	Quarterly information through the Newsletter, corporate conflict of interest management policy, corporate anti-corruption policy Corporate Antitrust Policy, Corporate Human Rights Policy, Corporate D&I Policy Corporate Occupational Health and Safety Policy			

Question V.2

	Υ	No	Explanation:
	es		
Does the company have an investor relations office?	х		

a. If it has an investor relations office, indicate who is responsible for it.

Responsible for relationships	Mónica Paucar
with investors	

b. If the company has no investor relations office, indicate the unit (department / branch) or person responsible for receiving and processing applications for information from the company's shareholders and the general public. If an individual, also indicate his position and the department in which he works.

Department responsible	

	Person responsible		
Given names and surnames	Positio n	Depa rtme nt	Reporting to

Principle 29: Financial statements and annual report

a. quali	a. Does the opinion of the external auditors on the financial statements of the fiscal year contain qualifications?				
	Yes		No	X	
b. justif	If the external auditor's reed to the shareholders?	eport contains o	ualifications, hav	e these qualifications been	explained and/or
	Yes		No		

Principle 30: Information on shareholdings and agreements between the shareholders

Question V.3

	Yes	No	Explanation:
Does the company reveal its ownership structure, different share classes and, if applicable, joint ownership by a given economic group?	х		In a note to the financial statements and on the investor relations website

Indicate the composition of the company's shareholdings at the close of the fiscal year.

Voting shareholdings	Number of shareholders (at close of fiscal year)	% participation
Less than 1%	3514	23.13
Between 1% and 4%	8	17.23
Between 4% and 10%	1	6.68
More than 10%	2	52.96
Total	3525	100

Non-voting shareholdings (if applicable)	Number of shareholders (at close of fiscal year)	% participation
Less than 1%		
Between 1% and 4%		
Between 4% and 10%		
More than 10%		
Total		

Investment shareholdings (if applicable)	Number of shareholders (at close of fiscal year)	% participation
Less than 1%		
Between 1% and 4%		
Between 4% and 10%		
More than 10%		
Total		

Shares as Dercentage of Cabilat.	tage of capital:	Shares as
----------------------------------	------------------	-----------

0.833

Question V.4

	Yes	No	Explanation:
Are there agreements or pacts between shareholders?		х	There are no agreements or pacts between shareholders

If the answer is yes, indicate the matters that each of the agreements or pacts between shareholders concerns.

Election of directors					
Use of voting rights at meetings					
Restrictions on the free transfer of shares					
Changes in the internal regulations of by-laws of the company					
Others / Details					

Principle 31: Corporate governance report

Question V.5

	Y es	No	Explanation:
Does the company divulge its corporate governance standards in an annual report other than this one, whose content is the responsibility of the board of directors, after informing the Audit Committee and Corporate Governance Committee or an external consultant if applicable?		х	The ESG Annex was created in 2023 and includes relevant information on corporate governance. It is part of the Company's Integrated Report and is approved by the board of directors.

a. If the answer is yes, please provide the following information:

Name of document	Date of approval	www link:

b. Specify who reviews this report before it is submitted to the board of directors:

General Manager	
Internal audit	
Audit Committee	
Corporate governance committee	Х
Specialist external adviser	
Specialist ESG department	
Other / give details:	

c. Does the company have mechanisms for divulging its corporate governance practices both internally and externally?

	Υ	No
	es	
Internal publication	Х	
External publication	Х	

If the answer to the previous question is yes, indicate the mechanisms used, as appropriate:

	Internal publica tion	External publicat ion
Specific section of website	Х	Х
E-mail:	Х	
Physical publication and distribution		
Participation in events, forums or specialized institutional associations	Х	Х
Other / give details:	Training an corporate p	

SECTION C:

Content of company documents

In which of these documents does the company regulate the following matters:

	on or arose decamente dece are company i								
		Principle	By-laws	Internal regulations ^(*)	Manual	Others	Not regulated	Not	Name of document (**)
1	Policy for redemption or exchange of non-voting shares	1						Χ	
2	Method of registering share ownership and person responsible for registration	2				Х			Share registration
3	Procedures for choosing the external adviser to give an opinion on the board's proposals for corporate operations that could affect the shareholders' right not to have their shareholding diluted.	3					Х		
4	Procedure for receiving and processing applications for information and opinions from shareholders	4	х						
5	Dividend policy	5				Χ			Dividend policy
6	Policies or agreements not to adopt anti-take-over mechanisms	6	Х						
7	Arbitration agreement	7	Χ						
8	Policy for choosing the directors of the company	8		Х					
9	Policy for evaluating the remuneration of the company's directors	8	Х						
10	Mechanisms for providing shareholders with information on the agenda of the GM and proposals for discussion	10				х			Website and significant events
11	Methods other than those established in law used by the company to call the GM	10				х			Website and significant events
12	Additional mechanisms for shareholders to may formulate proposals for agenda items to be discussed at the AGM.	11		Х					Point 1.7 of the GM regulations
13	Procedures for accepting or rejecting shareholders' proposals for points to be included in the agenda or for discussion at the GM	11		Х					Results of the evaluation of 1.7 of the GM regulations
14	Mechanisms that allow distance participation by shareholders	12		Χ					
15	Procedures for differential voting by shareholders	12		Х					
16	Procedures for proxy voting	13		Х					
17	Requirements and formalities by which a shareholder may appoint a proxy at a GM	13		Х					
18	Procedures for appointing directors or senior managers as proxies	13		Х					
19	Procedure for monitoring the agreements reached at GMs	14					Х		
20	The minimum and maximum number of directors making up the company's board of directors	15	Х	Х					

21	Procedure for the selection and permanence of members of the board of directors	15		Х			
22	Duties, rights and functions of the company's directors	17	Х	Х			
23	Director remuneration policy	17	Х				
24	Policy for contracting advisory services for the directors	17				Х	
25	Induction policy for new directors	17		Х			
26	Special requirements to become an independent director of the company	19		Х			
27	Mechanisms to facilitate complaints concerning any illegal or unethical behavior	22			Х		Ethics
28	Policy for the valuation, approval and revelation procedures for transactions with non-arm's-length entities	23			Х		Corporate Policy on transactions with non-arm's-length parties
29	Responsibilities and functions of the president of the board of directors, executive president, general manager and other senior managers	24	Х	х			
30	Criteria for evaluating the performance of the senior managers	24			Х		Corporate Remunerations Policy, Corporate Long-Term Incentive Program
31	Policy for setting and reviewing the remuneration of senior managers	24			Х		Corporate Remunerations Policy, Corporate Long-Term Incentive Program
32	Integrated risk management policy	25			Х		Integrated Management Policy Risk Management
33	Responsibilities of the internal auditor.	26		х	х		Internal auditing bylaws Rules of Procedure of the Financial
34	Policy for appointing the external auditor, duration of the contract and renewal criteria.	27			Х		Policy for appointing the external auditor
35	Policy on the revelation and communication of information to investors	28	Х		Х		Policy concerning significant events and privileged and confidential information

^(*) Includes the regulations governing the GM, regulations concerning the board of directors or others issued by the company. (**)Indicate the name of the document if not the company by-laws.



SECTION D

No information that is not included in our 2023 Integrated Report